## AMENDED EXHIBIT LIST AND DESCRIPTION

- 1. EXHIBIT 1 No. 8 on complaint: Text from Plaintiff for Defendant Daidre Visser
- EXHIBIT 2 No. 12 on complaint: Text between Plaintiff and Valentina about changing delivery location
- 3. EXHIBIT 3 No. 13 on complaint: Text between Plaintiff and Carvana employee about registration
- EXHIBIT 4 No. 17-20 on complaint: Text between Plaintiff and Carvana employee on the status of registration
- EXHIBIT 5 No. 21 in complaint Emails from Carvana requesting the information they received June 15th 2021 See Exhibit 1
- 6. EXHIBIT 6 No. 23 in complaint Plaintiff inquired on monetary gift for compensation
- EXHIBIT 7 No. 28 in complaint Defendant Carvana Affidavit for "TOP" and correspondence regarding registration
- EXHIBIT 8 No. 31 in complaint Plaintiff First Notice of Rescission to Bridgecrest letter dated January 13 2021 alongside Bridgecrest response.
- EXHIBIT 9 No. 32 in complaint Plaintiff mailed response to Brigdecrest letter dated January
   31 2021
- 10. EXHIBIT 10 No. 33 in complaint Bridgecrest sent a response RE: Your inquiry dated January 31st 2022
- 11. EXHIBIT 11 No. 34 in complaint Plaintiff mailed a letter titled \*\*\*\*\*\*\*\*SILENCE IS

  ACQUIESCENCE\*\*\*\*\*\*\*
- 12. EXHIBIT 12 No. 35 in complaint Plaintiff emailed Bridgecrest customer service with their legal department/resolution department and CEO copied.
- 13. EXHIBIT 13 Mailing Affidavits
- 14. EXHIBIT 14 No. 36 Plaintiff emailed the following to Bridgecrest CEO, CFO, and legal team including Carvana CEO, CFO, and their legal team. Including County filed Documents.

- 15. EXHIBIT 15 No. 40 in complaint Plaintiff received a letter dated March 16<sup>th</sup> 2022 from Bridgecrest's Director, Corporate Counsel Sandra B. Wick Mulvany
- 16. EXHIBIT 16 No. 42 in complaint Plaintiff rebutted Sandra Director, Corporate Counsel with letter dated April 2<sup>nd</sup> 2022
- 17. EXHIBIT 17 No. 44 in complaint Affidavit For Verification of Debt and Affidavit of Demand For Proof of Vehicle Ownership which letters are dated April 20th 2022 and (with the possibility of the letter dated April 19th 2022 Demand For Title Ownership Verification) (See Exhibit 13 also)
- 18. EXHIBIT 18 No. 45 in complaint C.C.I left a hanging postcard on my front door
- 19. EXHIBIT 19 Payments made to Carvana and Bridgecrest
- 20. EXHIBIT 20 No. 50 in complaint Carvana's employee Taylor Schmidgall email
- 21. EXHIBIT 21 No. 52 in complaint Plaintiff emailed the following response to Taylor
- 22. EXHIBIT 22 No. 53 in complaint Kaylie Martinez emailed Plaintiff
- 23. EXHIBIT 23 No. 54 and 57 in complaint Plaintiff mailed correspondence/Affidavit Notice of Facts
- 24. EXHIBIT 24 No. 58 in complaint Plaintiff emailed/filed a complaint to the Fededral Trade Commission Antitrust Division and copied Kaylie Martinez, Daniel Gaudreau Bridgecrest CFO, Mary Phillips Bridgecrest CEO, Ernest Garcia III Carvana CEO, Mark Jenkins Carvana CFO, Carvana's legal team and Bridgecrest's legal team.
- 25. EXHIBIT 25 No. 59 in complaint Plaintiff emailed Kaylie again informing her that Plaintiff have been to Carvana's headquarters
- 26. EXHIBIT 26 No. 61 and 62 in complaint Kaylie Martinez emailed and stated that Plaintiff blatantly rejected
- 27. EXHIBIT 27 No. 66 in complaint Plaintiff responded via email to Kaylie Martinez
- 28. EXHIBIT 28 No. 67 in complaint Plaintiff emailed Kaylie Martinez
- 29. EXHIBIT 29 No. 68 in complaint Plaintiff emailed Kaylie Martinez

**30. EXHIBIT 30** Plaintiff mailed Notice of Subrogation Letter from Defense attorney Gregory Saetrum 31. EXHIBIT 31 **32. EXHIBIT 32** Plaintiff response to Gregory Saetrum **33. EXHIBIT 33** COL form warning **34. EXHIBIT 34** Itemized Damages/Civil Liability History and Reputation of Carvana and Bridgecrest 35. EXHIBIT 35 **36. EXHIBIT 36** Carvana and Bridgecrest partnership **37. EXHIBIT 37** Pertaining Lexus RX450h "the trade in" New Jersey Title Lien Search Results/Motor Vehicle Reports **38. EXHIBIT 38 39. EXHIBIT 39** Bridgecrest response to reach out to Carvana for resolution **40. EXHIBIT 40** Plaintiff private trust 41. EXHIBIT 41 Applied for Credit 42. EXHIBIT 42 **Urgent Care/Prescriptions** 43. EXHIBIT 43 Loan Denial/Credit Account Involuntarily closed 44. EXHIBIT 44 DocuSign examples and IP address

Honorably Symitted,

No. 29 in complaint Plaintiff offer to pay in full

Federal Laws that support justice for Plaintiff's rights

45. EXHIBIT 45

**46. EXHIBIT 46** 

By: Hendking, Yaniesha-P/Surety/Grantee Absolute All Rights Reserved c/o 5247 Wilson Mills Rd #1013 Richmond Heights Ohio [44124] 2166479989